

REMARKS

In paragraph 1 of the above-identified Office Action Fig. 13 was objected to on the ground that the reference designation "C2" was not mentioned in the Specification. In this regard attention is directed to page 6, lines 19-24 of the Specification wherein "C2" is identified. Figs. 21, 23, 24 and 25 were also objected to for having undefined reference numerals and those drawings have been revised and are attached hereto as Replacement Sheets wherein the objectionable reference numerals have been deleted.

The Specification was also objected to in the Office Action wherein appropriate corrections were suggested. Those suggestions were adopted in the foregoing preliminary amendment.

With regard to the claims, Applicant notes that Claims 2 and 14 were rejected under 35 U.S.C. 112, apparently on the grounds that the claimed common lines are not explained in the Specification to permit appropriate sequencing of operation. In response, each of independent Claims 2, 17, and 22 (which now express separately the three possibilities previously set forth in Claim 2) have been presented to require "a voltage applying means, connected to the signal output line, for giving a control pulse to the reset (transfer, or selecting) means." Accordingly, Applicant submits that the rejection under 35 U.S.C. 112 has been overcome by the claims now presented in this Amendment.

As to the prior art rejections, Applicant submits that none of the cited references disclose the voltage applying means as now required in each of the independent claims.

For these various reasons Applicant solicits issuance of a formal Notice of Allowance.

Applicant's undersigned attorney may be reached in our New York Office by telephone at (212) 218-2100. All correspondence should continue to be directed to our address listed below.

Respectfully submitted,



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